DISTRICT OF OREGON FILED

December 08, 2023

Clerk, U.S. Bankruptcy Court

Below is an order of the court.

In this order, "Customer Deposits" includes only those deposits that debtor segregated in accordance with the Deposit Practice described in Motion paragraph 5 or that debtor received in accordance with the New Deposit Practice described in Motion paragraph 8.

DAVID W. HERCHER U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT

DISTRICT OF OREGON

In re

Van's Aircraft, Inc.,

Debtor.

Case No. 23-62260-dwh11

ORDER AUTHORIZING DEBTOR TO HOLD CUSTOMER POST-PETITION DEPOSITS IN TRUST ACCOUNT

THIS MATTER having come before the Court on Debtor's Motion to Hold Customer Deposits in Trust [ECF No. 8]; now therefore,

IT IS HEREBY ORDERED that:

- 1. Debtor is authorized to maintain a separate and segregated account in which it will deposit Customer Deposits (as defined in the Motion) to hold customer deposits in trust for the respective customer as set forth in the Motion.
- 2. Funds held in trust will only become property of Debtor's estate after such funds have been applied consistent with the New Deposit Practice (as defined in the Motion) as set forth on the new customer order agreements.

###

Page 1 of 2 – ORDER AUTHORIZING DEBTOR TO HOLD CUSTOMER POST-PETITION DEPOSITS IN TRUST ACCOUNT

I certify that I have complied with the requirements of LBR 9021-1(a).

Presented by:

TONKON TORP LLP

By <u>/s/Ava Schoen</u>

Timothy J. Conway, OSB No. 851752 Michael W. Fletcher, OSB No. 010448 Ava Schoen, OSB No. 044072 888 SW Fifth Avenue, Suite 1600 Portland, OR 97204-2099

Telephone: (503) 221-1440 Facsimile: (503) 274-8779 Email: tim.conway@tonkon.com

Attorneys for Debtor